Exhibit 135

From: Saba, Kate <ksaba@debevoise.com>

Sent: Friday, June 2, 2023 11:59 PM

To: Duvdevani, Tamar; Miller, Marc; Greenfield, Jared; Peck, Andrew; Wise, Jane; Reinckens,

Melissa A.; Michael.flurh@us.dlapiper.com

Cc: dla.nikevstockx; StockX-Debevoise; 'StockX-KT'; 'jmorganroth@morganrothlaw.com';

Chekhovskiy, Dmitriy

Subject: StockX's Rebuttal Expert Disclosures

Attachments: 06.02.23 StockX's Rule 26 Rebuttal Expert Disclosures.pdf

EXTERNAL MESSAGE

Counsel,

Please see the attached correspondence.

Best regards, Kate

Debevoise & Plimpton

Kate Saba Associate

ksaba@debevoise.com +1 212 909 6760 (Tel)

66 Hudson Boulevard New York, NY 10001 www.debevoise.com

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June 2, 2023

BY EMAIL

Tamar Y. Duvdevani DLA Piper LLP 1251 Avenue of the Americas, 27th Floor New York, New York 10020 tamar.duvdevani@us.dlapiper.com

Nike, Inc. v. StockX LLC, No. 22-cv-983-VEC

Dear Tamar:

I write on behalf of Defendant StockX LLC ("StockX") in connection with the above-referenced matter. Today, we are transmitting via secure file transfer the Federal Rule of Civil Procedure 26(a)(2) disclosures of the following rebuttal experts:

- (1) Sarah Butler,
- (2) Robert L. Klein,
- (3) Scott Duke Kominers,
- (4) Richard LaMagna,
- (5) David T. Neal,
- (6) Catherine Tucker, and
- (7) Robert L. Vigil.

In addition, we are transmitting documents bearing Bates numbers STX0806053 to STX0806054. The production documents, as well as StockX's rebuttal expert disclosures, are compressed in password-protected files; the password for these file is GR7lmP39*eoz.

Both the rebuttal expert disclosures and production documents contain materials to which StockX has applied confidentiality designations. These materials are being

Tamar Y. Duvdevani, DLA Piper LLP

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June 2, 2023

produced in accordance with the Stipulated Protective Order entered in this case on July 14, 2022 (ECF No. 52).

StockX has not knowingly included in this transmittal any documents or information protected by the attorney-client privilege, the work product doctrine, or any other applicable privilege or protection. In the event that such material is inadvertently produced by StockX, such production is not intended to be a waiver of any privilege or protection. In the event that you believe that StockX may have inadvertently revealed privileged or otherwise protected information, we ask that you cease review of those materials immediately and notify us.

Please call me at (212) 909-6760 if you have any questions or technical issues.

Best regards,

/s/ Kathryn C. Saba

Kathryn C. Saba

cc: All counsel of record (by email)